## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

Southern Division

\*

SYLVIA WONASUE,

\*

Plaintiff,

\*

v.

Case No.: PWG-11-3657

UNIVERSITY OF MARYLAND ALUMNI ASSOCIATION, et al.,

Defendants.

## **ORDER**

For the reasons stated in the Memorandum Opinion signed this same date, it is hereby ORDERED that

1. the Motion for Summary Judgment that Defendants Danita Nias and the University of Maryland Alumni Association filed, ECF No. 64, is GRANTED IN PART as to Count I (failure to accommodate and discriminatory discharge in violation of the Americans with Disabilities Act, 42 U.S.C. §§ 12112 – 12213); Count II (unlawful employment practices in violation of the Discrimination in Employment subtitle of the Maryland State Government Article, Md. Code Ann., State Gov't §§ 20-601 – 20-609); Count III (disability discrimination in violation of the Rehabilitation Act, 29 U.S.C. §§ 701 – 796l, in particular, § 794); and Count VIII (interference with Plaintiff's rights as a person with a "serious health condition" under the Family Medical Leave Act, 29 U.S.C. § 2615); and DENIED IN PART as to Count IV (retaliation in violation of the Rehabilitation Act); and

## Case 8:11-cv-03657-PWG Document 78 Filed 11/22/13 Page 2 of 2

2.	A status call with regard to	the one remaining count, Count IV, is scheduled for
Monday, Dec	ember 9, 2013, at 10:30 a.m.	Plaintiff's Counsel will initiate the call.
Dated: Nover	nber 22, 2013	/S/ Paul W. Grimm United States District Judge
lyb		